UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS EASTERN DIVISION

L.M., a minor by and through his father and stepmother, Christopher and Susan Morrison,

Plaintiff,

CASE NO.: 23-cv-11111-IT

v.

ORAL ARGUMENT REQUESTED L.R., D. Mass. 7.1(d)

TOWN OF MIDDLEBOROUGH;
MIDDLEBOROUGH SCHOOL
COMMITTEE; CAROLYN J.
LYONS, Superintendent of the
Middleborough Public Schools, in her
official capacity; and HEATHER
TUCKER, acting Principal of Nichols
Middle School, in her official capacity,

Defendants.

PLAINTIFF'S EMERGENCY MOTION FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION

Plaintiff L.M., pursuant to Fed. R. Civ. P. 65 and L.R., D. Mass. 7.1, hereby respectfully moves for a temporary restraining order and preliminary injunction on an emergency basis and expedited briefing schedule to enjoin Defendants' ongoing deprivation of Plaintiff's constitutional right to speak.

Plaintiff hereby incorporates by reference the Complaint, Doc. No. 11 and accompanying exhibits (filed May 19, 2023) and the memorandum of law in support of this motion, filed contemporaneously herewith.

As detailed in the accompanying memorandum of law, Plaintiff is likely to succeed in showing that Defendants are violating his constitutional right to speak; that without a temporary restraining order and preliminary injunction, he will suffer irreparable harm (both in the sense that losing constitutional freedoms even for a minimal period of time is an irreparable injury, and in the sense that

Plaintiff can only correct the specific harm caused by Defendants' censorship of his message by being able to speak his message before the end of this school year on June 21, 2023); that the balance of harms weighs in favor of Plaintiff; and that the requested temporary restraining order and preliminary injunction will serve the public interest.

WHEREFORE, Plaintiff respectfully requests that the Court enter a temporary restraining order and preliminary injunction ordering Defendants to stop enforcing their Speech Policy both facially and as-applied to prohibit L.M. from wearing a shirt with the message "There are only two genders" or similar messages at NMS.

REQUEST FOR ORAL ARGUMENT

Pursuant to L.R., D. Mass. 7.1(d), Plaintiff believes that oral argument will assist the Court and wishes to be heard. Plaintiff therefore requests oral argument on his Motion.

Respectfully submitted this 19th day of May, 2023.

s/ Andrew Beckwith

Andrew Beckwith
MA Bar No. 657747
MASSACHUSETTS FAMILY INSTITUTE
401 Edgewater Place, Suite 580
Wakefield, MA 01880
Telephone: (781) 569-0400
andrew@mafamily.org

David A. Cortman*
GA Bar No. 188810
ALLIANCE DEFENDING FREEDOM
1000 Hurricane Shoals Rd. NE
Suite D-1100
Lawrenceville, GA 30043
Telephone: (770) 339-0774
Facsimile: (700) 339-6744
dcortman@ADFlegal.org

Tyson C. Langhofer*
VA Bar No. 95204
P. Logan Spena*
VA Bar No. 98407
Alliance Defending Freedom
44180 Riverside Parkway
Lansdowne, Virginia 20176
Telephone: (571) 707-4655
tlanghofer@ADFlegal.org
lspena@ADFlegal.org

Attorneys for Plaintiff
*Pro Hac Vice application forthcoming.

CERTIFICATE OF SERVICE

I hereby certify that on May 19, 2023, I electronically filed the foregoing using the CM/ECF system, and will serve the same via email with Plaintiff's Verified Complaint on Counsel for the following parties:

Gregg Corbo KP Law 101 Arch St, Boston, MA 02110 gcorbo@k-plaw.com

 $Counsel\ for$

Town Of Middleborough

Kay H. Hodge, Esquire Stoneman, Chandler & Miller LLP 99 High Street Boston, MA 02110 (617) 542-6789 (work) (617) 686-8858 (cell) (617) 340-8587 (fax) khodge@scmllp.com

Counsel for Middleborough School Committee Carolyn J. Lyons Heather Tucker

Dated: May 19, 2023

s/Andrew Beckwith

Andrew Beckwith

Attorney for Plaintiff